

In the District Court of the United  
State for the middle District of Alabama  
North Division

2007 MAR 22 A 9:51

CLAYTON B. BRACKETT, JR.  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA.

Debra Bracewell #13c1672,  
Petitioner,

v.

Case No. 2:07-CV-214MEF

State of Alabama, et al.,  
Respondents

### Objections to the Recommendation of the Magistrate Judge.

The memorandum of the Court of Criminal Appeals filed June 23, 2006, state on the 2nd page and the 4 paragraph: and remanded it for further proceeding. *Bracewell v. Alabama* 449 U.S. 915. At her retrial, Bracewell was convicted again and sentenced to life imprisonment with the possibility of Parole. This conviction and sentence were affirmed by this Court and the Alabama Supreme Court. *Ex parte Bracewell*, 447 So. 2d 827 (Ala 1984).

On the authority of *Beck v. State*, the state did not have enough of evidence to charge Bracewell, with Capital Murder. 100 S. Ct.

2382, 65 L. Ed. 2d. 392 (1980). 449 U.S. 915  
Bracewell v. Alabama. Vacated 101 S. Ct. 312,  
66 L. Ed. 2d. 143 (1980).

Bracewell, did not received an order from a  
three-Judges panel of the Eleventh Circuit  
Court of Appeals authorizing this Court to  
Consider a successive application for habeas  
relief is because the law library is not  
updated on all the rules of the Court therefore  
the Petitioner, did not know about this rule  
of the Court. It is also very hard to even  
get in the law library here.

It is a matter of record that Ms. Bracewell,  
was in fact charged and tried in her underlying  
Criminal case for Murder I.

The jury indictment is not what My Charge  
is, that is just a indictment. Any one  
can Type a indictment up. The question is  
What does my New Charge say? I had a  
New trial in 1981.

Judge Moorer, you have copies of my paper-  
work at the prison showing my Charge  
as Murder I.

Done this 21<sup>th</sup> day of March 2007,

Petitioner, pro-se

Delma

Bracewell

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 United States District Court  
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Case No. 2:07-CV-214 MEF

Dear Judge Moorer,

3-21-07

I just had to write you this letter because of the Recommendation you made on the Habeas Corpus.

Judge Moorer, I sent you copies of my paperwork here at the prison showing my charge as Murder I and the paperwork is proof that my charge is Murder I.

Judge Moorer, why did you not even look at this and address it?

Also Judge Moorer, I sent you copies of letters where Central Record, and Dept. of Correction, have a letter from my sentencing judge dated January 11, 1982, saying what my sentence is and these people refuse to even let me have a copy of this letter to prove my case in court.

Judge Moorer, is not this enough of proof and evidence that the state is hiding the truth from you?

Judge Moorer, the state only have an indictment on me and a indictment

is not what my charge is so where is my charge where I was charged with and what does it say? Can the state show it?

Judge Moorer, I really believe in my heart that you are a judge of justice.

Judge Moorer, I want you to know I am telling you the truth concerning what my charge is.

Judge Moorer, I would not even be wasting my time on all this paperwork if I did not know what I am talking about.

Judge Moorer, I know that judges, can do what they want to do because of the power that judges have. I am not asking you to do anything wrong.

Judge Moorer, I really need your help please.

Will you help me please? Just pray about it. Thank you.

Debra Bracwell

Petitioner, Pro se